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LEGAL NOTICES.

NOTICE TO CREDITORS.

Estate of Julia d'Olivera.

Letters Testamentary on the estate and under the will of Julia d'Olivera having been issued to the undersigned by Hon. W. J. Robinson, Third Judge of the Circuit Court of the First Ju-diella Circuit, Territory of Hawaii, on April 17, 1911;

Notice is hereby given to all creditors of said Julia d'Olivera, deceased, to present their claims, duly authenticated, and with proper vouchers, if any exist, even if the claim is secured by mortgage on real estate, to the undersigned at his office in the Stangenwald building, in Honolulu, or at the office of Castle & Withington, attorneys for the executor, at their contents. executor, at their office, No. 37 Mer-chant street, in Honolulu, within six menths from the first publication of this notice, or they will be forever

All persons indebted to said Julia difference are requested to make immediate payment to the undersigned at his office aforesaid, or at the office of Castle & Withington, attorneys for the executor, No. 37 Merchant street, in

Honolulu.

Dated, Honolulu, Oahu, April 17,

GEORGE P. CASTLE, Executor Under the Will and of the Estate of Julia d'Olivera. Castle & Withington, attorneys for

4905-Apr. 18, 25; May 2, 9, 16.

IN THE CIRCUIT COURT OF THE First Judicial Circuit, Territory of Ha-wall.—At Chambers. In Probate. No. 4289. In the matter of the Estate of Wilhelm Kuhlmann, deceased. On reading and filing the petition of Bishop Trust Company, Limited, an Hawaiian corporation having its principal office in the City and County of Honolulu, Territory of Hawall, Administrator of the Estate of Wilhelm Kulhmann, late of Honolulu aforeisaid, deceased, wherein it asks to be allowed \$238.83 and charges itself with \$467.61, and asks that the same may be examined and approved, and that a final order may be made of distribution of the property remaining in its hords to the persons in the City and County of Honolulu remaining in its hands to the person thereto entitled, and discharging it and its sureties from all further and future liability and responsibility under trust as such administrator; It is Ordered, that Monday, the 22nd day of May. 1911, at 10 o'clock p. m., before the Judge of said Court at the courtroom of the said Court at Honolulu aforesaid, be and the same hereby is ap-pointed as the time and place for hear-ing said petition and accounts, and that all persons interested may then and there appear and show cause, if any they have, why the same should not he windered, and may present evidence air to who are entitled to the said property; Dated at Honolulu, this 11th day of April, 1911. By the Court: J. A. THOMPSON, Clerk. Holmes, Stanley & Olson attended ley & Olson, attorneys for petitioner, 4892—Apr. 11. 18, 25; May 2.

CIRCUIT COURT, FIRST CIRCUIT, Probate. In the matter of the Estate of Julia Adelaide May, deceased. No tice to creditors. Notice is hereby given by the undersigned, C. H. Cooke and A. Lewis Jr., ancillary administra-torn, with the will annexed of the Es-tale of Julia Adelaide May, deceased, to the creditors of and to all persons having claims against the said estate to present their claims, duly authenticated with the proper vouchers, withof this notice (said notice being pub lished for the first time on April 25 1911), to the said ancillary administrators with the will annexed at the office of The Bank of Hawaii, Limited, in the Judd building, corner of Merchant and Fort streets, City and County of Honolulu, Territory of Hawall, the same being the place for the transaction of business of said estate in said Territory. Dated April 25, 1911. C. Territory. Dated April 25, 1911. C. H. COOKE, A. LEWIS J., ancillary administrators with the will annexed of the Estate of Julia Adelaide May, de-

4911-Apr. 25; May 2, 9, 16, 23.

BUSINESS NOTICES.

NOTICE.

Do You Want Mules or Horses?

Dr. H. I. HORDORN will depart by the Sierra for the Coast, there to make purchases of mules and horses. Spe-cial attention given to commissions cial attention given to commissions from intending buyers of mules.

Stock delivered on or about June 1. Call or address: The Leland, 627 Beretania Avenue. 4916-12t

CORPORATION NOTICES.

KAIMUKI MEAT DELIVERY NOTICE.

We will start a daily delivery to Knimuki district next Monday, May 1, 1911, and request our patrons to send in their orders before F a. m. . Orders will be given very careful at-

C. Q. YEE HOP & CO. 4914-1w



Weekly Bulletin 51 per year,

AUTHORITY

ACT 152.

AN ACT

TO REGULATE STORAGE OF EXPLOSIVES,

Be it Enacted by the Legislature of the Territory of Hawaii:

Section 1. The storage, keeping, warehousing and selling of all explosives, including petroleum and its derivatives, gasoline, naptha, benzine, kerosene and fuel oils, gunpowder, dynamite, blasting powder, Hercules or giant powder, daulin, turpentine, calcium carbide, liquid acetylene or other liquid or solid substances which are of a highly inflammable nature or which create or give off under ordinary temperature an explosive gas, or a gas likely to become destructive to life and property, shall be under the care and supervision of the Superintendent of Public Works, who shall, subject to the provisions of this Act, have complete charge and supervision of the storage, keeping, testing and wharehousing of all explosives. Such Superintendent of Public Works shall make and publish a schedule of charges for tests, inspections and approvals, which fees or charges shall be reasonable and shall be so determined as only to meet the cost of such tests, inspections and approvals.

Section 2. No person, persons, firm or corporation shall keep or store in any building or structure more than 110 gallons of gasoline, benzine, naptha, kerosene or any hydrocarbon liquid which gives off an inflammable vapor at a temperature of 115 degrees or less, except as hereinafter provided. Said liquids shall be kept in metal cans of not more than five gallons capacity, or in iron or steel tanks, iron or steel barrels or drums of not more than 11b gallons capacity.

Products of petroleum, including crude oil, fuel oil, gasoline, benzine, naptha, kerosene, or any hydrocarbon liquid in excess of 220 gallons shall be kept or stored in steel tanks of construction satisfactory to said Superintendent of Public Works.

In lieu of storing such articles in such steel tanks and surrounding walls, said articles, other than crude petroleum may, to the extent of 400 gallons, be stored outside the walls of any building in a steel or iron tank, said tank to be buried underground deep enough so that at least two feet of earth shall cover the top of said tank. A filling pipe-shall extend up to the surface and shall at all times be kept closed by a screw cap except when filling. All tanks shall be connected with a safely arranged pump so that the gasoline or other hydrocarbon liquid may be pumped up for use. Each such tank shall be placed in a spot approved as safe to life and surrounding property by the Superintendent of Public Works, and shall be constructed, erected and placed in position subject to his approval as conforming to the terms of this Act.

In lieu of storing any of the articles named in this Section in steel tanks, said articles may be stored in a building or warehouse used exclusively for such purpose. Said buildings or warehouses shall be constructed of brick, stone, or concrete, not to exceed one story in height, and the walls of all said buildings shall not be less than twelve inches in thickness if of brick or stone, and eight inches if of concrete. The sills of all such buildings or warehouses shall be raised at least two feet above the floor. All said buildings or warehouses shall have concrete or earth floors and metal roofs. All such articles stored in a warehouse shall be contained in metal containers of not more than five gallons capacity, or in iron or steel tanks, iron or steel drums or barrels of not more than 110 gallons capacity.

Any person, firm or corporation desiring to erect any tank or warehouse provided for in this Act shall first submit the plans therefor with full particulars as to proposed location to the Superintendent of Public Works and to the Chief of the Fire Department, if any, for his approval as complying with the terms of this Act.

The provision of this Section in relation to storage tanks and warehouses shall not apply to nor affect any such tanks, buildings and warehouses erected and in use exclusively for any such purpose under any law of the Territory in force at the date of the passage of this Act; but such buildings, tanks and warehouses may continue to be used unless condemned as unsafe to life or surrounding property by the Superintendent of Public

The state of the s Section 3. No kerosene shall be sold or used within the Territory of Hawaii unless the same shall show a flash test of not less than 115 degrees fahrenheit; and no crude petroleum or fuel oil shall be sold or used within the Territory of Hawaii unless the same will show a flash test of not less than 100 degrees fahrenheit. Tests shall be made by the Superintendent of Public Works of all said articles brought into the Territory, and at such other times as he shall deem such tests necessary. The said articles shall be tested and their quality determined by means of an electric spark open tester, or any improved device for such purpose, and at any such test the person, firm or corporation interested shall be entitled to be present.

Section 4. No person, firm or corporation shall carry or cause to be carried or conveyed in any vehicle, within the Territory any of the products of petroleum including gasoline, kerosene, benzine, paptha or any hydrocarbon liquid, which shall give off an inflammable vapor at 115 degrees fahrenheit or less, or spirits of turpentine, unless the same shall be securely packed in air-tight metallic vessels, nor unless such package shall be securely covered while in such yehicle. No person shall discharge any of the products of petroleum above named, or spirits of turpentine, except from the ship's side or tackles, or through pipe lines provided for that purpose. All such liquids landed or placed on any wharf, landing, street or alley for forwarding or shipment shall be forwarded or shipped immediately after it shall be so landed or placed.

Section 5. No person, firm or corporation shall receive, keep or store gunpowder, except as contained in shells for firearms, in a larger quantity than ten pounds into or in any building or upon any premises, except as hereinafter provided.

Any person, firm or corporation keeping or storing more than ten pounds of gunpowder, except as contained in shells for firearms, shall keep the same in air-tight metallic vessels; said vessels shall be marked with the words "Gunpowder-Dangerous," in plain letters not less than three inches in height, paint-

ed in white on a dark ground; said vessel shall be kept at all times in view near an entrance of the premises, so as to be easily removed. No such vessel shall contain more than fifty pounds of gunpowder,

Powder in excess of fifty pounds shall not be stored in any one building or premises, unless the same shall be contained in a special powder magazine. Said magazine shall be situated in some safe place not nearer than 1000 feet to any other building, except those used for similar purposes only. Said magazine shall be built on such plans and in such location as shall be approved by the Superintendent of Public Works as safe to life and surrounding property, shall be painted red, and shall have the word "powder" painted in white letters at least three feet in height on each side thereof.

Section 6. No person, firm or corporation shall keep, store or suffer to remain within any building, store or dwelling for the purpose of sale or storage, any blasting powder, Hercules or giant powder, nitroglycerin, daulin, dynamite, fulminate of mercury, or any other explosive liquid or solid substance or compound having an explosive power greater than that of ordinary gunpowder, except in an approved powder magazine as provided in Section 5 of this Act, and all sales and deliveries of the above named articles shall be made from such powder

Section 7. No person, firm or corporation shall keep or store in any one building or within any one enclosure more than two hundred pounds of calcium carbide or other compound used for the generation of inflammable gases by combination with water, except subject to the restrictions herein provided. Said substances shall be contained in water-tight metal cans or containers fitted with a water-tight cover, which cover shall be kept closed at all times except when necessarily opened for access to its contents.

Such substances to any reasonable amount for trade or commercial purposes may be stored in any warehouse or building approved by the Superintendent of Public Works as safe to life and surrounding property. Such sumstances so stored shall be contained in air-tight unit containers of not more than one hundred pounds each, which containers shall be plainly marked "Calcium Carbide-Keep Dry."

Section 8. The Superintendent of Public Works may make necessary rules and regulations, not inconsistent with this Act, for the safe storage and handling of all explosives herein mentioned. The Superintendent of Public Works shall likewise make necessary rules and regulations regarding the fees and charges for inspections, tests and certificates provided for by this Act

Section 9. No empty containers that have held gasoline, kerosene, distillate, benzine or any of the products of petroleum shall be stored on any wharf, roadway or government lot while awaiting shipment, tinless the openings in said containers are securely stopped with metal screw plugs.

Section 10. Any person violating any of the provisions of this Act shall be guilty of a misdemeanor, and upon conviction thereof shall be punished by a fine not exceeding five hundred dollars (\$500,00), or by imprisonment not exceeding six months, or by both such fine and imprisonment.

I Skin of Beaute Section 11. This Act shall take effect upon its approval. Approved this 26th day of April, A. D. 1911.

> WALTER F. FREAR, Governor of the Territory of Hawaii.

ACT 153.

AN ACT

RELATING TO THE MILITIA, ADDING FOUR NEW SECTIONS TO THE REVISED LAWS OF HAWAII, TO BE KNOWN AS SEC-TIONS 162A, 162B, 162C AND 162D.

Be it Enacted by the Legislature of the Territory of Hawaii:

Section 1. Four new sections are hereby added to the Revised Laws of Hawaii, to be known as Sections 162A, 162B, vised Laws of Line 162C and 162D, as follows:

"Section 162A. Pay of Officers while on Active Duty. Officers while on active duty in the service of the Territory shall receive the same pay and allowances as officers of similar grade in the United States Army; provided, that no pay or allowance shall be made to officers for any service for which they receive from the United States the pay and allowances made to officers of similar grade in the United States Army."

"Section 162B. Pay of Enlisted Men while on Active Duty, Enlisted men while on active duty in the service of the Territory shall receive pay at the rate of two dollars per day, except as hereinafter provided in Section 162C."

"Section 162C. Enlisted men receiving from the United States for any service, the pay of enlisted men in the United States Army shall, except when actually called into the service of the United States by or under the authority of the President, receive pay from the Territory while on active duty as follows: Battalion Sergeants-Major and enlisted men of similar or higher grade \$1.00; Color Sergeants and enlisted men of similar grade \$1.10; Sergeants and enlisted men of similar grade \$1.25; Corporals of Signal Corps and enlisted men of similar grade \$1.40; Corporals of Infantry and enlisted men of similar grade \$1.45; Privates \$1.50."

· "Section 162D. In order to entitle officers and culisted men to receive the pay herein provided for, the orders detailing them for duty, or subsequent orders, shall specify that pay is to be received for the service ordered."

Section 2. This Act shall take effect on the date of its

Approved this 26th day of April, A. D. 1911.

WALTER F. FREAR, Governor of the Territory of Hawaii,

ACT 154.

AN ACT

TO APPROPRIATE TWENTY THOUSAND DOLLARS (\$20,000,00) TO FACILITATE AND EXPEDITE THE GRANTING OF CER-TAIN PREFERENCE RIGHTS.

THE PROPERTY OF Be it Enacted by the Legislature of the Territory of Hawaii:

Section 1. The sum of Twenty Thousand Dollars (\$20,-000.00), or so much thereof as may be necessary, is hereby appropriated from the general revenues of the Territory, to be expended by the Commissioner of Public Lands, with the approval of the Governor, to facilitate and expedite the granting of preference rights on the land of Auwaiolimu in the City of Honolulu, by the purchase of the right, title and interest of the Kapiolani Estate, Limited, therein, or otherwise.

Section 2. Any such moneys so expended shall be, as near as may be, repaid to the Territory by the occupants of said land in such proportions and upon such conditions as to the Commissioner of Public Lands, with such approval, shall seem equitable; it being the intent of this Act that the cost of facilitating and expediting the granting of such preference rights shall not finally be borne by the Territory.

Section 3. This Act shall take effect from and after the date of its approval.

Approved this 26th day of April A. D. 1911.

WALTER F. FREAR, Governor of the Territory of Hawaii.

ACT 155.

AN ACT

MAKING APPROPRIATIONS FOR CURRENT EXPENSES FOR THE PERIOD ENDING JUNE 30, 1913.

Be it Enacted by the Legislature of the Territory of Hawaii;

Section 1. The following sums are hereby appropriated, for the objects hereinafter expressed, for the biennial period ending June 30, 1913, out of moneys in the Treasury received from the general revenues:

THE GOVERNOR.

Malitary Department:

Adjutant General (\$250,00) \$ Clerk and Assistant (\$75.00) 1,800,00 Janitor and Armorer (\$40.00) . . . 960,00

23,760.00 . THE SECRETARY.

Clerks, Assistants, Stenographers, Messengers (\$425.00)

Expenses, Governor's and Secretary's offices 10,200.00 3,600,00 Printing, binding, indexing, ad-1,200.00 15,000.00 vertising

Hawaiian Birth Registration:

8,000.00 Expenses of Election:

10,000,00

12,000.00

Expenses of Public Archives:

3,600.00 Expenses, copying, translating, 6,000.00 9,600,00 printing, binding ATTEMPATE

Library of Hawaii:

Support of

10,000.00 Maintenance Promotion:

PERMANENT SETTLEMENTS.

Mrs. Emma Barnard (\$16.66 2-3) Mrs. Mary Stolz (\$16.66 2-3) . . . 400.00 Mrs. Mahelona (\$16.66 2-3) 400,00 Mrs. Lilinoe Kea (\$16.66 2-3) . . . 400,00 1,600.00

ATTORNEY GENERAL'S DEPARTMENT.

Attorney General (\$550.00) ... 8,400.00 Deputy (\$300.00) 7,200.00 Clerk (\$100.00) 2,400.00 Stenographer (\$125.00) 8,000,00 Expenses 9,000.00 30,000.00

High Sheriff, Prisons:

High Sheriff, Warden Territorial Prison (\$225.00) 5,400.00 Deputy High Sheriff and Clerk (\$150.00) 3,600.00 Deputy Warden, Territorial Prison 8,000.00 (\$125.00)

Guards and Lunas of Prisoners:

Territorial Prison 36,000,00 Expenses, Maintenance of Prisoners

55,000.00 \$ 103,000.00